EXECUTION COPY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

CITY OF ALMATY, KAZAKHSTAN and BTA BANK JSC,

Plaintiffs,

V.

FELIX SATER, DANIEL RIDLOFF, BAYROCK GROUP INC., GLOBAL HABITAT SOLUTIONS, INC., RRMI-DR LLC, FERRARI HOLDINGS LLC, and MEM ENERGY PARTNERS LLC,

Defendants.

No. 19 Civ. 2645 (JGK) (KHP)

JUDGMENT

JUDGMENT AS AGAINST DEFENDANT RRMI-DR LLC

WHEREAS, this action was commenced on March 25, 2019 by the filing of Complaint [ECF No. 1], and a copy of the Summons and Complaint was personally served on the defendant RRMI-DR LLC on April 16, 2019 [ECF No. 27];

WHEREAS, Plaintiffs filed an Amended Complaint against defendant RRMI-DR LLC and others on November 20, 2019 [ECF No. 190];

WHEREAS, Plaintiffs filed a Second Amended Complaint against defendant RRMI-DR LLC and others on May 31, 2022 [ECF No. 399];

WHEREAS, the Second Amended Complaint asserts claims of Unjust Enrichment and Money Had And Received against defendant RRMI-DR LLC;

WHEREAS, defendant RRMI-DR LLC consents to the entry of judgment against it, and in favor of plaintiffs;

It is ORDERED, ADJUDGED, AND DECREED that Plaintiffs the City of Almaty, Kazakhstan and BTA Bank JSC have judgment against defendant RRMI-DR LLC on their claims of Unjust Enrichment and Money Had And Received;

It is further ORDERED, ADJUDGED, AND DECREED that Plaintiffs the City of Almaty, Kazakhstan and BTA Bank JSC recover from defendant RRMI-DR LLC the amount of \$758,606.00, plus post-judgment interest pursuant to 28 U.S.C. § 1961; and

It is further ORDERED, ADJUDGED, AND DECREED that pursuant to Federal Rule of Civil Procedure 54(b), this judgment shall be entered as a final judgment because there is no just reason for delay.

Dated: June <u>7</u>, 2024

New York, New York

SO ORDERED.

Hon, John G. Koeltl

United States District Judge